UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

MARIA VECCHIO, individually, and on behalf of all others similarly-situated,

Plaintiff,

v.

QUEST DIAGNOSTICS, INC., EXAMONE WORLD WIDE, INC., and EXAMONE LLC,

Defendants.

MARIA VECCHIO, individually, and on behalf of all others similarly-situated, Plaintiff,

v.

QUEST DIAGNOSTICS, INC., EXAMONE WORLD WIDE, INC., and EXAMONE LLC,

Defendants.

DECLARATION OF SALVATORE C. BADALA IN SUPPORT OF PLAINTIFF'S MOTION TO SEAL

Civil Action No.: 1:16-cv-05165-ER-KNF

Civil Action No.: 1:19-cv-05194-ER

- I, Salvatore C. Badala, declare under 28 U.S.C. § 1746 as follows:
 - 1. I am a Partner, and Of Counsel at Napoli Shkolnik PLLC, counsel for Plaintiff.
 - 2. The Declaration of Salvatore C. Badala has attached to it attorney time records and costs that contain information "Confidential," and subject to "Attorney's Work Product."

I declare under penalty of perjury that the foregoing is true and correct.

Dated: October 11, 2022

<u>/s/ Salvatore C. Badala</u> Salvatore C. Badala